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Office of Counsel, Code 39
Naval Surface Warfare Center
Carderock Division
9500 MacArthur Boulevard
West Bethesda, Maryland 20817-5700
Voice (General Law): (301) 227-3566
Voice (Intellectual Property Law): (301) 227-1834

Fax: (301) 227-1968

VAVSEA
WARFARE CENTERS
CANGETOCK CHYSIGN

Date:

Friday, 25 March 2005

Time: 1000 approx.

From:

Howard Kaiser, Esq.

To:

Vanel Frenel, Patent Examiner

Art Unit 3626, Technology Center 3600 U.S. Patent and Trademark Office

phone (703) 305-4952 fax (703) 872-9306

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Howard Kaiser

rely

In re Patent Application of:

Confirm. No.: 8767

GLENN G. WARD, DONALD J. COLLINS and

Title: OPERATING PLAN FOR MACHINERY

RICHARD A. STUTCHFIELD

Serial No.: 09/671,871

20100100

Art Unit: 3626

Filing Date: 09/28/00

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Attorney Docket No.: 82,144

Examiner: Vanel Frenel

Faxed herewith please find the following paper, being formally filed by Applicant:

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PATENTS

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IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

In re Patent Application of:

Confirm. No.: 8767

GLENN G. WARD, DONALD J. COLLINS and

Title: OPERATING PLAN FOR MACHINERY

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Serial No.: 09/671,871 Filing Date: 09/28/00

Attorney Docket No.: 82,144

Art Unit: 3626

Examiner: Vanel

Frenel

SUPPLEMENT TO REQUEST TO VACATE FINAL REJECTION

Hon. Commissioner of Patents and Trademarks Washington, D.C. 20231

Sir:

On Sunday 03/20/05 Applicant filed a Request to Vacate Final Rejection together with an After-Final Amendment and a Petition for Extension of Time under 37 CFR 1.136(a). On Monday 03/21/05 Applicant filed an Appeal Brief together with a Fee Authorization.

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Howard Kalser

Signature_

Vacate Final Rejection In Applicant's Request to 03/20/05, Applicant points out that the second Office action (maildated 09/22/04 and deemed "final") is deficient in failing to consider all of the limitations of claims rejected thereby.

Serial No.: 09/671,871 Supplement to Request to Vacate Final Rejection Page 1 of 2

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PATENTS

03/25/05

purpose of the instant supplemental paper is to emphasize that this deficiency is present not only in independent claims 1, 19 and 29, but also in dependent claims 10, 11, 16, 17, 18, 20, 21, 22, 23, 24, 25, 26, 27, 28, and 33. With regard to each of these claims, the second Office action discusses the previously unrecited limitations only -- that is, only the limitations that are "added" by Applicant's Amendment filed 06/10/04. In the second Office action, each corresponding subparagraph explaining a claim rejection begins with the phraseology, "As per the added features to claim [1, 10, 11, 16-29, 33], ..."

Accordingly, Applicant's requests for withdrawal of the finality of the second Office action, and for entry of Applicant's After-Final Amendment filed 03/20/05, are respectfully reiterated herein.

Respectfully submitted,

HOWARD KAISER

Reg. No. 31,381 ATTORNEY FOR APPLICANT

Office of Counsel (Patents), Code 004
Naval Surface Warfare Center
Carderock Division
9500 MacArthur Boulevard
West Bethesda, Maryland 20817-5700
phone (301) 227-1834
fax (301) 227-1968
25 March 2005